Paul

Cosmetic Act and the Public Health Service Act to facilitate the development and approval of new drugs and biological products, and for other purposes; as amended.

The SPEAKER pro tempore, Mr. NEY, recognized Mr. BLILEY and Mr. DINGELL, each for 20 minutes.

After debate.

The question being put, viva voce, Will the House suspend the rules and

pass said bill, as amended?

The SPEAKER pro tempore, Mr. NEY, announced that two-thirds of the Members present had voted in the affirmative.

So, two-thirds of the Members present having voted in favor thereof, the rules were suspended and said bill, as amended, was passed.

By unanimous consent, the title was amended so as to read: "An Act to amend the Federal Food, Drug, and Cosmetic Act and the Public Health Service Act to facilitate the development and approval of new drugs and biological products, and for other purposes."

On motion of Mr. BLILEY, by unanimous consent, the bill of the Senate (S. 830) to amend the Federal Food, Drug, and Cosmetic Act and the Public Health Service Act to improve the regulation of food, drugs, devices, and biological products, and for other purposes.

When said bill was considered and

Mr. BLILEY submitted the following amendment, which was agreed to:

Strike out all after the enacting clause and insert the provisions of H.R. 1411, as passed by the House.

The bill, as amended, was ordered to be read a third time, was read a third

time by title, and passed.

By unanimous consent, the title of the bill was amended so as to read: "An Act to amend the Antiquities Act regarding the establishment by the President of certain national monuments.'

A motion to reconsider the votes whereby said bill, as amended, was passed and the title was amended was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said amendments.

By unanimous consent, H.R. 1411, a similar House bill, was laid on the table.

¶114.11 THE ANTIQUITIES ACT

The SPEAKER pro tempore, Mr. QUINN, pursuant to House Resolution 256 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 1127) to amend the Antiquities Act to require an Act of Congress and the concurrence of the Governor and State legislature for the establishment by the President of national monuments in excess of 5,000 acres.

Mr. SNOWBARGER, Chairman of the Committee of the Whole, resumed the chair;

¶114.12 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment submitted by Mr. VENTO:

Page 3, line 14, strike "unless and until" and insert "until 1 year after"

Page 3, beginning on line 16, insert a period Congress" and strike all that follows through the period on line 18 and insert in lieu thereof: "During the period of review, Federal lands within the proclamation area are hereby withdrawn from all forms of entry, appropriation, or disposal under the public land laws, from location, entry, or patent under the mining laws, and from disposition under all mineral and geothermal leasing laws.

It was decided in the Yeas 201 negative Nays 224

Morella

Gutierrez

¶114.13 [Roll No. 493] AYES-201

Abercrombie

Hall (OH) Ackerman Nadler Hamilton Allen Neal Andrews Harman Obey Hastings (FL) Baldacci Olver Hefner Owens Barrett (WI) Hinchey Pallone Pascrell Becerra Hinoiosa Pastor Bentsen Berman Houghton Payne Blagojevich Pelosi Hover Jackson (IL) Blumenauer Pomeroy Bonior Jackson-Lee Porter Borski (TX) Poshard Boucher Jefferson Price (NC) Brown (CA) .John Rahall Brown (FL) Johnson (CT) Ramstad Brown (OH) Johnson (WI) Rangel Capps Johnson, E. B. Reves Cardin Kanjorski Rivers Carson Kaptur Rodriguez Castle Kellv Roemer Kennedy (MA) Clay Rothman Clement Kennedy (RI) Roukema Roybal-Allard Kennelly Clyburn Kildee Rush Conyers Costello Kilpatrick Sabo Kind (WI) Sanchez Coyne Cramer King (NY) Sanders Cummings Kleczka Sandlin Davis (FL) Kucinich Sawyer Davis (IL) Lampson Davis (VA) Lantos Schumer DeFazio Scott Lazio DeGette Leach Serrano Delahunt Levin Shavs DeLauro Lewis (GA) Sherman Dellums Lipinski Skaggs LoBiondo Deutsch Skelton Dicks Lofgren Slaughter Dingell Smith (NJ) Lowey Smith, Adam Dixon Luther Doggett Maloney (CT) Snyder Maloney (NY) Spratt Engel Manton Stabenow English Markey Stark Eshoo Martinez Stokes Etheridge Strickland Mascara Evans Matsui Stupak McCarthy (MO) Farr Tanner Fattah McCarthy (NY) Tauscher McDermott Taylor (MS) Fazio McGovern Thurman McHale Filner Tierney McIntyre Torres McKinney Foglietta Towns McNulty Velazquez Forbes Ford Meehan Vento Visclosky Fox Meek Frank (MA) Menendez Waters Watt (NC) Franks (NJ) Millender-McDonald Frost Waxman Miller (CA) Wexler Furse Wise Gejdenson Minge Gephardt Mink Woolsey Moakley Wynn Gordon Mollohan Yates

NOES-224

Moran (VA)

Green

Aderholt

Archer

Armey Baesler Bachus Baker

Ballenger Gillmor Barr Goode Barrett (NE) Goodlatte Bartlett Goodling Barton Goss Graham Bass Bateman Granger Greenwood Bereuter Berry Gutknecht Bilbray Hall (TX) Bilirakis Hansen Hastert Bishop Hastings (WA) Bliley Blunt Havworth Hefley Boehlert Boehner Herger Hill Bonilla Hilleary Bono Boswell Hobson Hoekstra Bovd Holden Brady Horn Hostettler Bryant Bunning Burr Hulshof Burton Hunter Hutchinson Buyer Callahan Hyde Calvert Inglis Camp Istook Campbell Jenkins Johnson Sam Canady Cannon Jones Kasich Chabot Chambliss Kim Kingston Chenoweth Christensen Klink Coble Klug Knollenberg Coburn Collins Kolbe Combest LaHood Condit Largent Cook Cooksey Latham LaTourette Lewis (KY) Cox Crane Linder Crapo Livingston Cubin Manzullo Cunningham Danner McCollum McCrery Deal DeLay McDade Diaz-Balart McHugh Dickey

McInnis McIntosh McKeon Metcalf Mica Miller (FL) Moran (KS) Murtha Myrick Nethercutt Neumann Ney Northup Norwood Nussle Oberstan Ortiz Oxley Packard Pappas

Doolittle

Doyle

Dreier

Dunn

Duncan

Edwards

Ehlers

Ehrlich

Emerson

Ensign

Everett

Ewing

Foley

Fowler

Gallegly

Ganske

Gekas

Gibbons

Gilchrest

Frelinghuvsen

Paxon Pease Peterson (MN) Peterson (PA) Petri Pickering Pickett Pitts Pombo Portman Pryce (OH) Quinn Řadanovich Redmond Regula Riggs Riley Rogan Rogers Rohrabacher Ros-Lehtinen Rovce Ryun Salmon Sanford Scarborough Schaefer, Dan Schaffer, Bob Sensenbrenner Sessions Shadegg Shaw Shimkus Shuster Sisisky Skeen Smith (MI) Smith (OR) Smith (TX) Smith, Linda Snowbarger Solomon Souder Spence Stearns Stenholm Stump Sununu Talent Tauzin Taylor (NC) Thomas Thornberry Thune Tiahrt Traficant Turner Upton Walsh Wamp Watkins Watts (OK) Weldon (FL) Weldon (PA) Weller White Whitfield Wicker Young (AK)

Young (FL)

NOT VOTING-8

Clayton LaFalce Thompson Lewis (CA) Hilliard Schiff

So the amendment was not agreed to.

¶114.14 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment in the nature of a substitute submitted by Mr. HANSEN:

Strike all after the enacting clause and insert.

SECTION 1. SHORT TITLE

This Act may be cited as the "National Monument Fairness Act of 1997'

SEC. 2. CONGRESSIONAL REVIEW OF NATIONAL MONUMENT STATUS AND CON-SULTATION.

Section 2 of the Act of June 8, 1906, commonly referred to as the "Antiquities Act"